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February 22, 2017

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# VIA HAND DELIVERY AND ECFS

# **REDACTED - FOR PUBLIC INSPECTION**

Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street SW Washington, DC 20554

Re: Application of New Cingular Wireless PCS, LLC, and Lackawaxen Long Distance Company for Consent To Assign a Lower 700 MHz C Block License (WT Docket No. 17-36)

Dear Ms. Dortch:

Pursuant to the instructions set forth in the Commission's General Information Request dated February 8, 2017 ("Request") and the Protective Order adopted in this proceeding, enclosed please find the response of AT&T to the Request. At the direction of the Request and/or Protective Order, one unredacted copy of this response is being filed with the Secretary's Office. In addition, two unredacted copies of this response are being delivered by hand to Kathy Harris of the Wireless Telecommunications Bureau. Copies of the redacted submission have also been filed on ECFS and distributed to the Commission personnel designated in the Request. Please direct any questions to the undersigned counsel for AT&T.

Best regards,

/s/ Meredith G. Singer

Meredith G. Singer

cc: Kathy Harris
Betsy McIntyre
Jim Bird

# BEFORE THE FEDERAL COMMUNICATIONS COMMISSION WASHINGTON, D.C. 20554

In the Matter of	)	
	)	
Application of New Cingular Wireless PCS,	)	WT Docket No. 17-36
LLC, and Lackawaxen Long Distance Comp	any)	
for Consent To Assign a Lower 700 MHz C	)	
Block License	)	
	)	

# RESPONSE OF AT&T TO GENERAL INFORMATION REQUEST DATED FEBRUARY 8, 2017

February 22, 2017

# Response of AT&T to General Information Request Dated February 8, 2017 February 22, 2017

#### Introduction

New Cingular Wireless PCS, LLC ("New Cingular"), an indirect wholly-owned subsidiary of AT&T Inc. (collectively, "AT&T"), hereby provides this response (the "Response") to the letter dated February 8, 2017 from James D. Schlichting, Senior Deputy Chief, Wireless Telecommunications Bureau of the Federal Communications Commission ("FCC" or "Commission"), and the General Information Request for AT&T attached thereto (collectively, the "Request"). In two Requests, (individually referred to herein as "Request No. [#]"), the FCC asks AT&T (sometimes referred to in the request as the "Company," as defined therein) to provide by February 22, 2017, documents, data, and other information to complete the Commission's review of the application of New Cingular and Lackawaxen Long Distance Company ("Lackawaxen") for consent to the assignment of one Lower 700 MHz C Block license from Lackawaxen to New Cingular.

Consistent with AT&T's discussions with Commission staff on similar requests, AT&T's responses are based on a review of available documents that are likely to contain responsive information and inquiry of those individuals and available sources that are likely to have relevant information. Where the Request seeks documents, responsive documents are produced.

The Request calls for AT&T to submit certain information and documents that are sensitive from a commercial, competitive, and financial perspective, and that AT&T would not reveal in the ordinary course of business to the public or its competitors. AT&T is submitting information and documents on a Confidential and/or Highly Confidential basis pursuant to the Protective Order for this proceeding that was issued on February 8, 2017. The inadvertent

inclusion of any material that is subject to an assertion of the attorney-client, attorney work-product, or other applicable privilege is not intended as a waiver of such privilege.

In the public version of the Response, AT&T has redacted Highly Confidential

Information and marked the redactions with "[BEGIN AT&T HIGHLY CONFIDENTIAL

INFORMATION] . . . [END AT&T HIGHLY CONFIDENTIAL INFORMATION]". The

redacted Response is marked "REDACTED – FOR PUBLIC INSPECTION" and is being

filed electronically in the Commission's Electronic Comment Filing System ("ECFS"). The

Highly Confidential, unredacted Response is marked, "HIGHLY CONFIDENTIAL

INFORMATION – SUBJECT TO PROTECTIVE ORDER IN WT DOCKET NO. 17-36

BEFORE THE FEDERAL COMMUNICATIONS COMMISSION – ADDITIONAL

COPYING RESTRICTED" and is being delivered to the Secretary. Additional copies of the

unredacted Response are being delivered as instructed in the Request.

Pursuant to discussions with the Commission staff, AT&T is submitting its Response with the qualification that AT&T has not verified that it has produced "all other documents referred to in the document or attachments."

#### **RESPONSES**

# 1. REQUEST:

The Mobile Spectrum Holdings Report and Order requires, where an entity acquiring below-1-GHz spectrum already holds approximately one-third or more of the below-1-GHz spectrum in a particular market, that the demonstration of the public interest benefits of the proposed transaction will need to clearly outweigh the potential public interest harms, irrespective of other factors. In Pennsylvania 5 – Wayne, the Company already holds 49 megahertz of below-1-GHz spectrum and, as a result of the Proposed Transaction, would increase its holdings to 61 megahertz. For the Company to be able to make the required demonstration for this CMA, provide a detailed explanation, consistent with the Commission's conclusions about the importance of low-band spectrum, for: (internal citations omitted)

a. Why this additional concentration of spectrum clearly outweighs the public interest harms, irrespective of other factors.

AT&T's proposed acquisition of the Lackawaxen license will create substantial, documented public interest benefits and will not lead to competitive harms. Thus, the Commission's standard for "paragraph 287" "enhanced factor" review – that "the public interest benefits of the proposed transaction will need to clearly outweigh the potential public interest harms, irrespective of other factors" is clearly met. \*First\*, the public interest benefits associated with this acquisition of spectrum are significant and have been repeatedly endorsed by the Commission and others. \*Second\*, AT&T's competitors in this market have sufficient spectrum assets – including low-band spectrum – to compete with AT&T. \*Third\*, AT&T's competitors have been able to deploy extensive LTE networks throughout the CMA\*, and will continue to have strong LTE networks post-transaction.

Policies Regarding Mobile Spectrum Holdings; Expanding the Economic and Innovation Opportunities of Spectrum Through Incentive Auctions, WT Docket No. 12-269, GN Docket No. 12-268, Report and Order, 29 FCC 6133, 6240 ¶ 287 (2014) (Mobile Spectrum Holdings Report and Order), recon. denied, Order on Reconsideration, 30 FCC Rcd 8635 (2015).

The remaining criteria considered by the Commission in its "paragraph 287" enhanced factor analysis relate to potential competitive foreclosure, and per the Commission's request AT&T will address these matters in its response to Request No. 1(f).

The Public Interest Benefits of This Transaction are Clear, Significant, and Well-**Documented.** As a preliminary matter, there are obvious efficiencies for AT&T in having a 10 x 10 MHz LTE deployment in 700 MHz spectrum. The Department of Justice ("DOJ") has recognized that "there may be substantial efficiencies associated with ownership of relatively large blocks of spectrum" and that "there may be capital cost efficiencies associated with deploying larger blocks of spectrum." As explained in greater detail in response to 1(e) below, approval of this transaction would allow AT&T to expand its 700 MHz LTE deployment from a 5 x 5 MHz configuration to a 10 x 10 MHz configuration, enabling AT&T to take advantage of the significant technical advantages associated with such a deployment. As the DOJ has noted, "[e]ven if a carrier has not yet identified a use for specific spectrum to accommodate its customers' data consumption, deploying the spectrum can provide a significant increase in user throughput at relatively low cost." As a result, the DOJ cautions that the FCC "should not needlessly prevent carriers from assembling spectrum portfolios that can take advantage of these efficiencies."<sup>5</sup> The Commission has echoed this finding and stated that such an LTE deployment enhancement carries significant public interest benefits.<sup>6</sup> The Commission has found such

Ex Parte Submission of the United States Department of Justice, WT Docket No. 12-269, at 15 (Apr. 11, 2013) ("DOJ April 11 Ex Parte").

 $<sup>^{4}</sup>$  Id.

<sup>&</sup>lt;sup>5</sup> *Id*.

See, e.g., Applications of AT&T Inc., E.N.M.R. Telephone Cooperative, Plateau Telecommunications, Inc., New Mexico RSA 4 East Limited Partnership, and Texas RSA 3 Limited Partnership for Consent to Assign Licenses and Authorizations, Memorandum Opinion and Order, 30 F.C.C.R. 5107, 5129 at ¶¶ 52-53 (2015) ("AT&T/Plateau Order"); Application of AT&T Mobility Spectrum LLC and Eastern Colorado Wireless, LLC, Memorandum Opinion and Order, DA 17-13, at ¶¶ 19-20 (Jan. 5, 2017) ("AT&T/Eastern Colorado Order").

acquisitions to be particularly beneficial where, as here, the 700 MHz spectrum to be acquired had previously been lying fallow.<sup>7</sup>

AT&T's Competitors Have Sufficient Spectrum to Compete With AT&T. AT&T's competitors in this market have sufficient spectrum assets – including low-band spectrum – to compete effectively with AT&T. In conducting "paragraph 287" "enhanced factor" review, the Commission considers the low- and high-band spectrum holdings of the other nationwide carriers, and whether they have sufficient low- and high-band spectrum to deploy LTE networks. As was the case in the AT&T/Club 42 and the AT&T/Qualcomm transactions that the Commission has approved, "the three other nationwide service providers . . . each have access in this particular market to low-band spectrum that would allow at least a 5 x 5 megahertz LTE deployment on below-1-GHz spectrum." Specifically, as was the case in the Club 42 and Qualcomm transactions, Verizon Wireless holds 47 megahertz (25 megahertz of cellular spectrum and 22 megahertz of Upper 700 MHz C Block spectrum), Sprint holds 14 megahertz of SMR spectrum, and T-Mobile holds 12 megahertz of Lower 700 MHz A Block spectrum. In addition, other carriers in this market already have access to spectrum suitable for 10 x 10 MHz (or 20 x 20 MHz) LTE deployments of their own:

<sup>&</sup>lt;sup>7</sup>  $AT&T/Plateau\ Order\ at\ \P\ 53.$ 

<sup>&</sup>lt;sup>8</sup> Application of AT&T Mobility Spectrum LLC and Club 42CM Limited Partnership for Consent to Assign Licenses, Memorandum Opinion and Order, 30 FCC Rcd 13055, 13073 ¶ 38 (Nov. 12, 2015) ("AT&T/Club 42 Order").

Id.; Application of New Cingular Wireless PCS, LLC and Qualcomm Incorporated for Consent to Assign License, Memorandum Opinion and Order, DA 16-1424, ¶ 19 (Dec. 21, 2016) ("AT&T/Qualcomm Order").

AT&T/Club 42 Order at  $\P$  38; AT&T/Qualcomm Order at  $\P$  19.

- **DISH:** DISH has access to 20 MHz x 20 MHz of contiguous AWS-4 spectrum, a 10 MHz AWS-H Block, and 25 MHz of AWS-3 spectrum.
- **Sprint:** Sprint has 14 MHz of SMR spectrum, 30 MHz of contiguous PCS spectrum, the 10 MHz PCS G Block, and appears to have the entire BRS band—68 MHz of contiguous spectrum. Sprint has stated its intention to use its BRS/EBS holdings to deploy LTE, and has touted the company's large spectrum holdings as a key competitive advantage. <sup>11</sup>
- **T-Mobile:** In addition to the 12 MHz Lower 700 MHz A Block, T-Mobile has access to at least 20 MHz of Broadband PCS spectrum in portions of the market and 50 MHz of contiguous AWS-1 spectrum (C, D, E, and F Blocks) throughout the market. T-Mobile thus has large swaths of contiguous bandwidth for LTE. 12
- Verizon: In addition to its 25 MHz cellular authorization, Verizon has a 22 MHz Upper 700 MHz license. In Pike county, Verizon holds 40 MHz each of contiguous Broadband PCS (C and F Blocks) spectrum; and in Wayne county, Verizon holds 20 MHz of Broadband PCS (F Block and a portion of the C Block) spectrum. The company also holds 40 MHz of contiguous AWS-1 (A and B

Chuong Nguyen, "Sprint Chooses Radically Different Approach for LTE Network, And It May Pay Off," GottaBeMobile (Apr. 18, 2013), available at http://www.gottabemobile.com/sprint-chooses-radically-different-approach-for-lte-network-andit-may-pay-off/ ("In essence, this will give Sprint roughly about a 20 X 20 channel for LTE when maximized, which is double the 10 X 10 channel that Verizon has for its LTE deployment and far more than the 5 X 5 channel that AT&T is limited to in select markets. . . . [Sprint Director of Solutions Engineering Kim Wade] says that essentially, this large chunk of bandwidth from Sprint and as part of its agreement with Clearwire will allow Sprint to deliver speeds up to 100 Mbps in the future."); see also Colin Gibbs, "Sprint CFO Robbiati: 600 MHz Is 'Spectrum Of The Past'," Fierce Wireless.com (Nov. 30, 2016), available at <a href="http://www.fiercewireless.com/wireless/sprint-cfo-robbiati-600-mhz-spectrum-past">http://www.fiercewireless.com/wireless/sprint-cfo-robbiati-600-mhz-spectrum-past</a> (noting that Sprint's CFO recently told investors that "the world is moving toward high-capacity wireless data networks, and in that world the best and most efficient spectrum that is needed for that... is mid-band spectrum, the spectrum that we have, the 2.5 GHz spectrum").

News Release, T-Mobile, "T-Mobile LTE Now Reaches 250 Million Americans — Months Ahead of Schedule" (Oct. 27, 2014), *available at* https://newsroom.t-mobile.com/news-and-blogs/t-mobile-lte-now-reaches-250-million-americans-months-ahead-of-schedule.htm (noting that T-Mobile had rolled out Wideband LTE in 19 markets and planned to reach 26 Wideband LTE markets by the end of the year); Colin Gibbs, "T-Mobile Hints At 'Approaching Gigabit LTE Speeds' Next Year," FierceWireless.com (Oct. 25, 2016), *available at* http://www.fiercewireless.com/wireless/t-mobile-hints-at-approaching-megabit-lte-speeds-next-year (noting that T-Mobile had already "deployed its 700 MHz A Block spectrum in 366 markets covering 225 POPs, and it has agreements in place to reach more than 270 million with those airwayes").

Blocks) spectrum. In particular, Verizon has used its AWS-1 spectrum to significantly expand its LTE network.<sup>13</sup>

Thus, it is clear that "the spectrum holdings of the other three nationwide service providers would likely allow them to efficiently respond to any anticompetitive behavior on the part of AT&T." <sup>14</sup>

The Other Nationwide Carriers Have Deployed Substantial LTE Networks in this

Market. The Commission has also cited the fact that other nationwide carriers have deployed

LTE networks in the relevant market in approving transactions under its "paragraph 287"

enhanced factor review. For example, in the Club 42 Order, the Commission also noted that

"each of the three other nationwide service providers currently cover at least 70 percent of the

population of the market with LTE." 16

While AT&T does not possess granular data regarding the other nationwide providers' LTE network coverage in this CMA, the maps below<sup>17</sup> make clear that T-Mobile and Verizon

See Mike Dano, "In 2016, How Much LTE Spectrum Do Verizon, AT&T, T-Mobile, And Sprint Have – And Where?" FierceWireless.com (Oct. 7, 2016), available at http://www.fiercewireless.com/wireless/2016-how-much-lte-spectrum-do-verizon-at-t-t-mobile-and-sprint-have-and-where (noting that Verizon has bolstered its LTE network with its considerable AWS portfolio); Kevin Fitchard, "Verizon Quietly Unleashes its LTE Monster, Tripling 4G Capacity in Major Cities," Gigaom (Dec. 5, 2013), available at https://gigaom.com/2013/12/05/verizon-quietly-unleashes-its-lte-monster-tripling-4g-capacity-in-major-cities/ ("Verizon is tapping the Advanced Wireless Services airwaves it acquired from the cable operators back in 2012, and these are no paltry frequencies. In every major city east of the Mississippi and in several western markets, Palmer said, Verizon has fielded LTE systems utilizing a full 40 MHz of spectrum, twice as big as the 20 MHz network it's spent the last three years rolling out nationwide.").

AT&T/Club 42 Order at  $\P$  38.

See, e.g.,  $AT&T/Qualcomm\ Order$  at ¶ 19.

<sup>&</sup>lt;sup>16</sup>  $AT&T/Club\ 42\ Order\ at\ \P\ 38.$ 

These maps are derived from carriers' respective online coverage maps.

have near-ubiquitous LTE coverage in Pike and Wayne counties. Further, Sprint has near-ubiquitous LTE coverage in Pike county and covers Wayne county seamlessly when roaming is taken into account.<sup>18</sup>

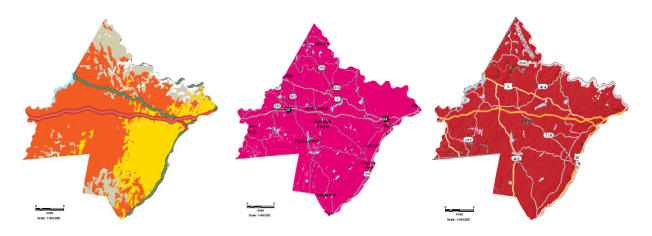


Figure 1: LTE Coverage of Sprint, T-Mobile, and Verizon in Pike County.

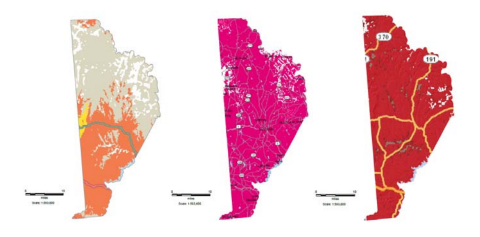


Figure 2: LTE Coverage of Sprint, T-Mobile, and Verizon in Wayne County.

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On the Sprint maps, yellow denotes 4G LTE coverage, orange denotes extended LTE coverage (roaming in these areas counts as on network usage), and beige denotes LTE roaming. *See* https://coverage.sprint.com/IMPACT.jsp. As noted above, in this market, Sprint has access to spectrum suitable for a 10 x 10 MHz (or 20 x 20 MHz) LTE deployment of its own.

b. How the Company is maximizing its use of its current spectrum holdings and how the acquisition of additional below-1-GHz spectrum is necessary to maintain, enhance, or expand mobile telephony/broadband services provided to consumers.

In this market, AT&T holds 25 megahertz of cellular spectrum, [BEGIN AT&T HIGHLY CONFIDENTIAL INFORMATION]

[END AT&T HIGHLY CONFIDENTIAL INFORMATION] In Pike County,
AT&T also holds 30 megahertz of Broadband PCS spectrum, [BEGIN AT&T HIGHLY
CONFIDENTIAL INFORMATION]
[END AT&T HIGHLY CONFIDENTIAL INFORMATION] In Wayne County, AT&T holds 50 MHz of Broadband PCS spectrum (20 MHz of which is in an undefined area of the

county) [BEGIN AT&T HIGHLY CONFIDENTIAL INFORMATION]

[END AT&T

# **HIGHLY CONFIDENTIAL INFORMATION**]

As for paired Lower 700 MHz spectrum, AT&T currently holds a license for the B Block, and has a lease in place with Lackawaxen that provides access to the C Block during the pendency of this transaction. [BEGIN AT&T HIGHLY CONFIDENTIAL

INFORMATION] [END

AT&T HIGHLY CONFIDENTIAL INFORMATION] AT&T holds 12 megahertz of unpaired 700 MHz spectrum in this market, and [BEGIN AT&T HIGHLY CONFIDENTIAL

INFORMATION] [END AT&T HIGHLY

**CONFIDENTIAL INFORMATION**] However, AT&T notes that limits on the use of unpaired 700 MHz spectrum render it incomparable with other spectrum below 1 GHz.

AT&T also holds 20 MHz of WCS spectrum in this market [BEGIN AT&T HIGHLY CONFIDENTIAL INFORMATION]

**[END AT&T HIGHLY CONFIDENTIAL INFORMATION]** AT&T does not hold any AWS-1 spectrum in this market – all AWS-1 spectrum is licensed to T-Mobile and Verizon.

The acquisition of the Lackawaxen license in this market is necessary to maintain, enhance, and/or expand AT&T's mobile services for several reasons. As an initial matter, AT&T has limited options for expanding its LTE deployment into additional spectrum. As explained above, [BEGIN AT&T HIGHLY CONFIDENTIAL INFORMATION]

[END AT&T HIGHLY CONFIDENTIAL INFORMATION] AT&T is effectively and efficiently using its cellular, Broadband PCS, and WCS spectrum holdings in this market, and it has no access to AWS-1 spectrum. Acquisition of the Lackawaxen license will also make AT&T's spectrum holdings and LTE deployment more consistent with those in surrounding markets, where AT&T already holds the Lower 700 MHz B and C Blocks – this allows AT&T improved coverage and increased efficiency in market border areas because AT&T can manage the interference between markets more effectively.

Since AT&T expanded its Lower 700 MHz LTE carrier in this market from 5 x 5 MHz to 10 x 10 MHz pursuant to its pre-closing lease with Lackawaxen, it has experienced significant increases in network performance. Specifically, [BEGIN AT&T HIGHLY CONFIDENTIAL INFORMATION]

[END AT&T HIGHLY CONFIDENTIAL INFORMATION] AT&T has also observed that since deploying the 10 x 10 MHz carrier, [BEGIN AT&T HIGHLY CONFIDENTIAL INFORMATION]

# [END AT&T HIGHLY CONFIDENTIAL INFORMATION]

The ability to offer a 10 x 10 MHz LTE deployment — or even a 20 x 20 MHz deployment — has become a competitive imperative. Indeed, many carriers place a premium on achieving such contiguity of spectrum for LTE. T-Mobile and Verizon, for example, have both emphasized the competitive importance of acquiring spectrum blocks that are contiguous and aligned.<sup>19</sup> Verizon Wireless has stated that by deploying spectrum where it can use large

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See, e.g., Deutsche Telekom AG Application, File No. 0005446627, Exhibit 1, Description of Transaction and Public Interest Statement at Declaration of Mark McDiarmid ¶¶ 7-9 (citing the benefits of 10x10 MHz and 20x20 LTE deployments and stating that "T-Mobile USA's primary competitors proclaim their data speed advantages as well as the quality and reach of their network services in all of their marketing material. As such, T-Mobile USA must make

contiguous blocks (in their case, 15 x 15 MHz or 20 x 20 MHz), "Verizon Wireless will use the spectrum more efficiently, providing greater data capacity and peak rates" and that such a deployment "will produce efficiencies and expanded LTE network capacity for the benefit of consumers." Similarly, T-Mobile has explained that it can "provide an even more robust and substantial network" where it can "deploy[] more expansive and contiguous bands of LTE spectrum." To this end, there has been an ongoing trend of intra-market swaps so that carriers may obtain more contiguous spectrum. The growing popularity of such transactions demonstrates that all carriers highly value access to contiguous blocks of spectrum that are aligned with those in adjacent markets. So too here. Acquiring the Lackawaxen license will not only allow AT&T to expand its LTE carrier, but will also align AT&T's 700 MHz spectrum holdings with those in adjacent areas.

every effort to deploy a deep and broad LTE network that provides data speeds and capabilities that are competitive with other wireless providers."); Application of Cellco Partnership d/b/a Verizon Wireless and T-Mobile License LLC for Consent to Assign Licenses, File No. 0005272585, Exhibit 1, Description of Transaction and Public Interest Statement at 4-5 (stating that the transaction will allow both T-Mobile and Verizon Wireless to obtain blocks of newly contiguous spectrum, and stating that "[o]perating on contiguous blocks of spectrum and aligning spectrum blocks in adjacent markets allows wireless providers to use frequencies for data transmissions otherwise dedicated to guard bands, provides efficiency benefits and access to greater capacity, and allows the Applicants to take better advantage of improved wideband technologies. Thus, the intra-market spectrum swaps will enhance competition and improve both Applicants' quality of services in the wireless marketplace.").

- Cellco Partnership d/b/a Verizon Wireless Response to Information and Document Request, WT Docket No. 12-4, at 25 (March 22, 2012).
- Deutsche Telekom AG Application, File No. 0005446627, Exhibit 1, Description of Transaction and Public Interest Statement at Declaration of Mark McDiarmid at ¶ 7.
- See, e.g., Sprint Corporation and T-Mobile USA, Inc., Seek FCC Consent to the Assignments of Personal Communications Service Licenses, Public Notice, DA 16-540 at 1 (May 13, 2016) ("The Applicants indicate that the intra-market exchanges would allow for holding larger blocks of contiguous spectrum and/or aligning spectrum blocks with those already held in adjacent markets, which in turn should permit more reliable and efficient operations.").

c. The Company's plans to provide high-quality, high-speed wireless broadband services prior to the Proposed Transaction, including a detailed description of the Company's current and planned deployment of LTE, which identifies the spectrum bands and the total amount of spectrum used for LTE deployment.

AT&T has worked tirelessly to deploy 4G LTE wireless broadband services throughout its nationwide footprint. AT&T's LTE network covers 400 million people in North America, and data traffic on AT&T's network increased more than 150,000% from January 2007 through December 2015.<sup>23</sup> Today, AT&T's LTE deployment includes approximately [BEGIN AT&T **HIGHLY CONFIDENTIAL INFORMATION** [END AT&T HIGHLY **CONFIDENTIAL INFORMATION**] people in the Cellular Market Area ("the Relevant CMA") affected by this transaction. AT&T uses a variety of spectrum bands – Lower 700 MHz, 850 MHz cellular, Broadband PCS, and/or AWS-1 – to provide LTE services to its customers, with specific LTE deployments varying by market.<sup>24</sup> However, AT&T's LTE deployment strategy centers on the Lower 700 MHz band, and AT&T has made deployment of LTE in 700 MHz spectrum a key priority. Where AT&T holds Lower 700 MHz B or C Block spectrum, AT&T will launch LTE service initially using that spectrum. AT&T typically will launch LTE in a 5 x 5 MHz configuration where only a single 12 MHz block of Lower 700 MHz B or C Block spectrum is available, and will launch LTE in a 10 x 10 MHz configuration in areas where both the Lower 700 MHz B and C Blocks are available.

As explained above, in the Pennsylvania 5 – Wayne CMA (CMA616), AT&T currently operates an LTE network [BEGIN AT&T HIGHLY CONFIDENTIAL INFORMATION]

AT&T, About Our Network, at http://about.att.com/news/wireless-network.html.

As more customers upgrade to LTE service, and compatible handsets and equipment become available, AT&T expects to deploy LTE service using additional spectrum bands, including WCS and the Lower 700 MHz D and E Blocks.

# [END AT&T HIGHLY CONFIDENTIAL INFORMATION]

As explained in Response Nos. 1(d)-(e) below, AT&T is using and will continue to use the 700 MHz spectrum to be acquired in this transaction to improve the quality of service for subscribers in this market and to respond to subscribers' considerable demand for LTE services.

d. How the Company would use the spectrum that it would acquire under the Proposed Transaction to provide a 10×10 megahertz LTE network, on a standalone basis and/or in conjunction with any other of the Company's spectrum holdings.

In the Pennsylvania 5 – Wayne CMA, AT&T currently has licensed spectrum sufficient to deploy a 5 x 5 MHz LTE carrier in 700 MHz spectrum. As explained above, through its short-term spectrum manager lease of the Lackawaxen license that recently took effect, AT&T is able to provide a 10 x 10 MHz LTE deployment on 700 MHz in this market prior to the consummation of this transaction. AT&T has already deployed this spectrum pursuant to its spectrum manager lease with Lackawaxen. Acquisition of the license from Lackawaxen will enable AT&T to maintain this 10 x 10 MHz LTE deployment in the Lower 700 MHz spectrum in the CMA on a permanent basis—a result that the Commission has recognized benefits the public interest.<sup>25</sup> As explained further below, the benefits of such a deployment are considerable, and represent a major improvement in speed and efficiency over a 5 x 5 MHz LTE carrier.

Application of AT&T Mobility Spectrum LLC and Data-Max Wireless, LLC for Consent to Assign License, Memorandum Opinion and Order, DA 16-1315 at ¶ 20 (Nov. 22, 2016) ("AT&T/Data-Max Order") (finding that where "AT&T had already deployed a 10 x 10 MHz LTE network . . . under a short-term lease" and approval of the transaction would "make that

e. How deployment of a 10×10 megahertz LTE network would improve efficiency, throughput, and network capacity, and the Company's timeline for such a deployment.

There are numerous spectral efficiency benefits associated with the deployment of a 10 x 10 MHz LTE network, as opposed to a 5 x 5 MHz LTE network. First, the 10 x 10 MHz deployment's wider bandwidth provides greater trunking efficiencies (as explained below). Additionally, a 10 x 10 MHz contiguous block also benefits from signaling efficiency as many of the control overhead/messages (such as Physical Broadcast Control Channel, Shared Channel, etc.) need to be transmitted only once instead of twice, as would be the case for two noncontiguous 5 x 5 MHz blocks. These efficiency improvements result in higher system capacity and spectral efficiency and a better user throughput experience than would be possible over two separate 5 x 5 MHz blocks.

The wider bandwidth of a contiguous 10 x 10 MHz block provides trunking efficiency gains due to the pooling of the resources across a single scheduler, thus enabling AT&T to carry more traffic (more calls and more megabytes of data traffic per busy hour) than AT&T would be able to carry over two separate 5 x 5 MHz blocks. In other words, the increased efficiency results from the fact that potential users can be scheduled over a larger number of resources (subchannels) in the 10 x 10 MHz deployment than they can if they were split between two separate 5 x 5 blocks.<sup>26</sup> In addition, when the channel bandwidth is significantly greater than the

deployment permanent," it followed that customers were "likely to benefit on a permanent basis from access to improved LTE performance and a more robust network, resulting in a better customer experience").

A useful analogy is to the ticket agent line at an airport. One line that is served by four ticket agents will provide more prompt and efficient service for customers than two separate lines, where each line is served by two ticket agents and customers cannot change lines. When one line is served by four ticket agents, whenever an agent is available, the next customer in line will be served. With two separate lines, if one line is empty and the other is full, the ticket

coherence bandwidth<sup>27</sup> (the coherence bandwidth is generally somewhat less than 5 MHz in these systems), it ensures that the entire signal does not undergo a deep fade, and by using proper frequency-selective resource allocation, this should result in increased efficiency.

The spectral efficiency benefits of a 10 x 10 MHz LTE deployment are a matter of Commission record. In approving another transaction in which AT&T acquired Lower 700 MHz B Block spectrum to complement its C Block holdings, the Commission agreed that "the proposed transaction has the potential to enable AT&T to achieve greater spectral efficiency and greater throughput in the license areas at issue, which would enable AT&T to expand its LTE deployment using contiguous spectrum. Indeed, AT&T's description of its plans for this market generally suggests that AT&T would take advantage of these potential benefits to provide better service to customers."<sup>28</sup>

AT&T's acquisition of the Lackawaxen license will also improve the capacity of AT&T's LTE network. The relative gain in capacity from a 5 x 5 MHz to a 10 x 10 MHz deployment is nonlinear, meaning that the capacity of a 10 x 10 MHz block is greater than the

agents serving the empty line are not utilized because customers cannot change lines. Combining the two lines results in better service to the customers as a whole, uses the ticket agents more efficiently, and provides the capacity to serve more customers in a given amount of time.

<sup>&</sup>quot;Coherence bandwidth is a statistical measure of the range of frequencies over which the channel can be considered 'flat' (*i.e.*, a channel which passes all spectral components with approximately equal gain and linear phase). In other words, coherence bandwidth is the range of frequencies over which two frequency components have a strong potential for amplitude correlation." Theodore S. Rappaport, Wireless Communications: Principles and Practice (2007).

Applications of AT&T Inc., Cellco Partnership d/b/a Verizon Wireless, Grain Spectrum, LLC, and Grain Spectrum II, LLC, Memorandum Opinion and Order, 28 FCC Rcd 12878, ¶ 59 (2013); see also Application of AT&T Mobility Spectrum LLC and Consolidated Telephone Company, Memorandum Opinion and Order, 30 FCC Rcd 9797, ¶ 22 (2015); AT&T/Eastern Colorado Order at ¶¶ 19-20.

total capacity of two separate 5 x 5 MHz blocks. For example, AT&T estimates that the average downlink capacity of a 10 x 10 MHz block, optimized for average user performance, is more than double — 2.2 times — the capacity of a 5 x 5 MHz block. Thus, the 10 MHz block would have approximately 10 percent more capacity than two 5 MHz blocks.<sup>29</sup> The wider bandwidth also results in noticeably better performance for users than a deployment using two 5 x 5 MHz blocks. For example, under multi-user bursty traffic conditions and assuming a 50 percent load (where load is defined as the resource block utilization level), a 10 x 10 MHz deployment is expected to support a median user throughput of about [BEGIN AT&T HIGHLY] CONFIDENTIAL INFORMATION [END AT&T HIGHLY CONFIDENTIAL INFORMATION] compared to [BEGIN AT&T HIGHLY CONFIDENTIAL **INFORMATION**] [END AT&T HIGHLY CONFIDENTIAL INFORMATION] for a 5 x 5 MHz deployment, for a relative gain of about [BEGIN AT&T HIGHLY **CONFIDENTIAL INFORMATION** [END AT&T HIGHLY CONFIDENTIAL **INFORMATION**].<sup>30</sup> Finally, it is well known that the peak data rate for a 10 x 10 MHz block is twice that of a 5 x 5 MHz block.<sup>31</sup>

AT&T's current LTE population coverage in the Pennsylvania 5 – Wayne CMA is

[BEGIN AT&T HIGHLY CONFIDENTIAL INFORMATION]

[END AT&T

See ATT-LACK000049-ATT-LACK000050 (setting forth assumptions underlying capacity gain estimates).

See ATT-LACK000007 (setting forth assumptions underlying calculations).

See, e.g., Eiko Seidel, Junaid Afzal, Günther Liebl, Nomor Research GmbH, White Paper — Dual Cell HSDPA and its Future Evolution at 2 (January 2009) (stating that doubling bandwidth will double data rates), available at http://www.nomor-research.com/uploads/1h/pA/1hpAccByjinAOWBDzTNt4w/WhitePaper\_DC-HSDPA\_2009-01.pdf.

**HIGHLY CONFIDENTIAL INFORMATION**].<sup>32</sup> Further, as indicated above, AT&T is currently leasing the Lackawaxen license during the pendency of this transaction and has already deployed 10 x 10 MHz LTE carriers in this market pursuant to this lease.

f. Why the proposed acquisition of this specific Lower 700 MHz B Block below-1-GHz spectrum would not raise rivals' costs or foreclose competition such that the ability of rival service providers to offer a competitive response to any potential anticompetitive behavior on the part of AT&T would be eliminated or significantly lessened

AT&T's acquisition of the Lackawaxen license will not raise rivals' costs or foreclose competition, and will not preclude rival service providers from expanding or entering into this market. Indeed, this transaction is no different than the AT&T/Club 42 transaction and the AT&T/Qualcomm transaction that the Commission previously approved. First, acquisition of the Lackawaxen license does not enable AT&T to raise prices or prevent competitors from lowering prices in this market. Second, the acquisition of this spectrum does not foreclose competitors' abilities to capture market share. Third, and finally, the circumstances of the sale of this spectrum make clear that AT&T does not seek to acquire this license for foreclosure purposes.

Acquisition of the Lackawaxen License Does Not Enable AT&T to Raise Prices or

Prevent Competitors From Lowering Prices. One argument advanced by the Department of

Justice and endorsed by the Commission in the Mobile Spectrum Holdings Order is the notion

# [END AT&T HIGHLY CONFIDENTIAL

**INFORMATION**] The current coverage data may include "spillover" coverage from adjacent areas, potentially resulting in the Relevant CMA having population coverage although no LTE sites have been deployed within the CMA boundaries.

<sup>32 [</sup>BEGIN AT&T HIGHLY CONFIDENTIAL INFORMATION]

<sup>&</sup>lt;sup>33</sup> AT&T/Club 42 Order at ¶ 38; AT&T/Qualcomm Order at ¶ 19.

that "the value of keeping spectrum out of competitors' hands could be very high. For example, if competitors acquire spectrum to provide broader service offerings, expand coverage, or increase capacity, prices for existing customers would fall, threatening the margins being earned."<sup>34</sup> As noted above, AT&T's acquisition of the Lackawaxen license in this market could not prevent its competitors from expanding coverage or increasing capacity. Nor would the acquisition of the Lackawaxen license enable AT&T to raise prices or prevent AT&T's competitors from lowering prices.

First, all four competitors in this CMA price and advertise their services on a national level, not locally. As the Commission itself has noted, "certain elements of the provision of mobile wireless services are national in scope," including "key variables such as pricing, development of equipment, and service plan offerings." This is certainly true for the national carriers, and as a result, prices are highly unlikely to be affected by the assignment of a single license covering two small counties. Indeed, when the Commission granted AT&T's application to acquire spectrum from Plateau Wireless, it noted that "two key competitive variables — monthly pricing and service plan offerings — do not vary for most providers across most geographic markets," and added that "AT&T, Verizon Wireless, Sprint, and T-Mobile, as well as some other providers, set the same rates for a given plan everywhere and advertise nationally." 36

Second, even if pricing were not set at a national level, all of the other competitors in this CMA have the ability to effectively constrain any attempt by AT&T to raise prices or reduce output. As noted above, all of the competitors in this CMA already have access to sufficient low

DOJ April 11 Ex Parte at 11. See also Mobile Spectrum Holdings Order at  $\P$  43.

Mobile Spectrum Holdings Order at  $\P$  263.

<sup>&</sup>lt;sup>36</sup>  $AT&T/Plateau\ Order\ at\ \P\ 19,\ n.\ 70\ (2015).$ 

and high band spectrum to expand coverage and to counteract any attempt to raise prices locally. Moreover, national carriers continue to compete vigorously on price.<sup>37</sup> Accordingly, there is no basis to suggest, even if pricing *were* local, that any attempt to unilaterally raise prices in the CMA would not be met with effective competitive responses from all of the other national carriers. In short, there is no basis to infer that the acquisition of a single license in a single CMA would affect competition "such that the ability of rival service providers to offer a competitive response to any potential anticompetitive behavior" would be "eliminated or significantly lessened."

Acquisition of the Lackawaxen License Does Not Foreclose Competitors From Capturing Market Share. This transaction does not have a preclusive effect because it is a spectrum-only transaction that does not impact market shares in the CMA. Because Lackawaxen is not currently competing in the CMA and thus has no market share, neither AT&T's nor any other carrier's market share will be affected by this transaction. Moreover, as explained above, AT&T's competitors have sufficient spectrum assets – including low-band spectrum – to compete effectively with AT&T. In sum, AT&T's acquisition of the Lackawaxen license should not have any negative impact on competition in this market.

AT&T Was Not Motivated by Foreclosure in Agreeing to Purchase the Lackawaxen

License. AT&T's acquisition of this spectrum cannot possibly be considered preclusive in

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See, e.g., "Verizon Tops Subscriber Estimates Amid Industry Price Battle: Giveaways, Free Streaming, Ad Wars Characterize Telco," *Advertising Age* (April 21, 2016), *available at* http://adage.com/article/digital/verizon-tops-subscriber-estimates-amid-industry-price-battle/303671/; Mike Snider & Edward C. Baig, "Verizon Unlimited Data Plan Signals Price War To Come," USAToday.com (Feb. 14, 2017), *available at* http://www.usatoday.com/story/tech/news/2017/02/13/verizon-unlimited-data-plan-signals-price-war-come/97850832/ (suggesting that the national carriers may be headed toward an unlimited data pricing war).

nature, considering the factual circumstances surrounding the sale.<sup>38</sup> The Commission has defined foreclosure as occurring "when competitors have an incentive and ability to acquire an input not only to put it to their own use, but also to withhold it from their rivals."<sup>39</sup> This is never AT&T's motivation for acquiring additional paired Lower 700 MHz spectrum, including in the instant case. **[BEGIN AT&T HIGHLY CONFIDENTIAL INFORMATION]** 

# [END AT&T HIGHLY

**CONFIDENTIAL INFORMATION**] In other words, AT&T plainly is not motivated by a foreclosure strategy, and there is no basis to assume it absent evidence to the contrary, of which there is none.

Provide all documents relied on in preparing the responses to 1(a)-1(f).

Relevant documents are attached at Bates Ranges ATT-LACK000001 through ATT-LACK000083.

See AT&T/Club 42 Order at  $\P$  38.

Mobile Spectrum Holdings Order at  $\P$  41.

# 2. REQUEST:

On page 4 of the Public Interest Statement, the Applicants state that "the proposed transaction will enhance competition by enabling AT&T to be a more effective competitor, while preserving meaningful competition in the affected area" and that "the transaction will not result in public interest harm in mobile telephony/mobile broadband markets because of the affected market's 'characteristics that would allow rival service providers to provide an effective competitive constraint.'" For Pennsylvania 5 – Wayne, provide a detailed discussion of how the Proposed Transaction promotes and preserves meaningful competition, would still allow rival service providers and potential new entrants to provide an effective competitive constraint, and how it would allow the Company to become a more effective competitor. Provide all documents relied on in preparing the response.

# **RESPONSE:**

The proposed transaction will preserve competition and allow rival service providers to provide an effective competitive constraint for several reasons. First, the transaction will not affect any subscribers in the affected market. As such, this transaction will not lead to an increase in market concentration or decrease the number of entities providing service to customers in the Pennsylvania 5 – Wayne CMA. Meanwhile, Verizon Wireless, Sprint, T-Mobile, and DISH all have substantial spectrum holdings in this market and will continue to provide a competitive constraint post-transaction. The proposed transaction will allow AT&T to become a more effective competitor because it will allow AT&T to deploy a higher quality 4G LTE network in the Relevant CMA than it would be able to deploy in the absence of this transaction (see above). Wireless carriers compete vigorously on the speed and quality of their networks, and the higher speeds and technical efficiencies made possible by this acquisition of spectrum will allow AT&T to be a more effective competitor in the Relevant CMA.

This transaction does not pose any threat of competitive harm because it is a *spectrum-only* transaction. In the recent *AT&T/Qualcomm Order*, the Commission reiterated the factors it considers when assessing the potential for competitive harm. These factors include: (1) the total number of rival service providers, (2) the number of rival firms that can offer competitive service

plans, (3) the coverage by technology of the firms' respective networks, (4) the rival firms' market shares, (5) the combined entity's post-transaction market share and how that share changes as a result of the transaction, (6) the amount of spectrum suitable for the provision telephony/broadband services controlled by the combined entity, and (7) the spectrum holdings of each of the rival service providers. AT&T's mere acquisition of the spectrum at issue, however, will have no impact on the number of rival service providers, the number and nature of available service plans, the coverage of providers' networks, or market shares.

Indeed, the facts of this proceeding amply support a finding, consistent with the *AT&T/Qualcomm Order*, that "the likelihood of competitive harm is low." Post-transaction, the four nationwide providers will all have substantial spectrum holdings in this market that would allow at least a 5 x 5 MHz LTE deployment on below-1-GHz spectrum, as well as access to spectrum above 1 GHz to combine with their low-band spectrum holdings for LTE deployment. In the *AT&T/Qualcomm Order*, the Commission relied on substantially similar facts in finding no significant threat to competition under its "paragraph 287" "enhanced factor" review. Just as it was in the *Club 42* proceeding, it should be clear that it is "unlikely that rivals' costs would be raised to any significant extent, or that expansion or entry would be

AT&T/Qualcomm Order at ¶ 17.

Id. at  $\P$  23.

See id. As noted above, the low-band spectrum holdings of Verizon, Sprint, and T-Mobile in this CMA are identical to those in the area affected by the AT&T/Club 42 and AT&T/Qualcomm transactions. See id. at ¶ 19.

See id.

foreclosed, notwithstanding the fact that AT&T would hold 61 megahertz of below-1-GHz spectrum post-transaction."<sup>44</sup>

 $AT\&T/Club\ 42\ Order\ at\ \P\ 37.$ 

# **REDACTED**

Documents at Bates Ranges ATT-LACK000001 through ATT-LACK000083 have been redacted in their entirety as Highly Confidential information.